UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA GAINESVILLE DIVISION

Santana Bryson and Joshua Bryson,)	
as Administrators of the Estate of)	
C.Z.B., and as surviving parents of)	
C.Z.B., a deceased minor,)	Case No. 2:22-CV-017-RWS
)	
Plaintiffs,)	JURY TRIAL DEMANDED
)	
v.)	
)	
Rough Country, LLC,)	
)	
Defendant.)	

DEFENDANT ROUGH COUNTRY, LLC'S THIRD AMENDED NOTICE OF TAKING VIDEOTAPED DEPOSITION DUCES TECUM OF G. BRYANT BUCHNER, P.E.

To: Plaintiffs Santana Bryson and Joshua Bryson C/O
Tedra L. Cannella
Robert H. Snyder, Jr.
Devin L. Mashman
CANNELLA SNYDER LLC
315 W Ponce de Leon Ave
Suite 885
Decatur, GA 30030

YOU ARE HEREBY NOTIFIED that, pursuant to Federal Rule of Civil Procedure 30, that on **Thursday**, **July 11**, **2024** at **10:00** a.m., **via Zoom**, Defendant Rough Country, LLC, will proceed to take the video deposition of G. Bryant

Buchner, P.E. for the purposes of discovery, cross-examination and for all other purposes allowed by law. The deposition will continue from day to day until completed. You are invited to be in attendance and participate in accordance with applicable law.

Per agreement of counsel, the deponent is to produce his entire expert file, including documents and materials set forth in Exhibit "A" prior to the deposition.

This 8th day of July, 2024.

WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC

/s/Richard H. Hill
Richard H. Hill
Georgia Bar No. 354425
Lindsay G. Ferguson
Georgia Bar No. 140970
Aaron B. Chausmer
Georgia Bar No. 119998

Attorneys for Defendant Rough Country, LLC

3344 Peachtree Road, N.E. Suite 2400 Atlanta, Georgia 30326 404-876-2700 404-875-9433 (fax)

CERTIFICATE OF SERVICE

This is to certify that I have electronically served the within and foregoing Third Amended Notice of Taking Videotaped Deposition Duces Tecum of G. Bryant Buchner, P.E. as follows:

Tedra L. Cannella
Robert H. Snyder, Jr.
Devin L. Mashman
CANNELLA SNYDER LLC
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Decatur, GA 30030
tedra@cannellasnyder.com
rob@cannellasnyder.com
devin@cannellasnyder.com

ATTORNEYS FOR PLAINTIFFS

This 8th day of July, 2024.

WEINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC

/s/Richard H. Hill
Richard H. Hill
Georgia Bar No. 354425

Attorneys for Defendant Rough Country, LLC

EXHIBIT "A"

The witness shall produce all of the following documents and things which are in his actual or constructive possession, custody, or control:

1.

Your current curriculum vitae.

2.

All treatises, books, pamphlets, articles, data, data compilations, charts, graphs, which you have authored, published, edited, researched, prepared, or to which you have contributed in any way, dealing with or relating to any issue involved in this case.

3.

Any and all reports and other communications authored by you concerning this case.

4.

Any and all documents and tangible things, including, but not limited to, all reports, testing protocol, physical models, data, compilations of data, charts, graphs, photographs, video, programs, and other materials prepared by or relied upon by you in forming any of your opinions or mental impressions in connection with this case.

5.

Any and all documents and things in your possession (actual or constructive) concerning or relating to an investigation of the event(s) and condition(s) involved in this lawsuit.

6.

A copy of every article, publication or textbook upon which you relied or to which you have referred in forming any of the opinions expressed or to be expressed by you, including, but not limited to, the title, author, publisher's name and the name and date of the publication.

7.

List of all other cases in which you have testified as an expert at trial or by deposition within the preceding four (4) years.

8.

Copies of any and all documents studied, reviewed or in any way relied upon by you that support the opinions or the basis for your opinions.

9.

Copies of all records, data compilations, notes analyses, consultation reports, videos and other work product related to any issue in this case.

10.

Copies of any and all invoices or statements for services rendered prepared or submitted for consideration which in any manner whatsoever relates to any issue in this case.

11.

Any other tangible thing related to your anticipated testimony at trial.

12.

Any and all other materials in your file if not already referenced herein.